	Filed 09/15/20	. Jugo La	FILED	
FOR THE NORTH	ERN DISTRICT O		SEP 1 5 2020	
Α,	§	CL	erk, U.S. DISTRICT (Tourt
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ARNELL HARRIS GA y plea was knowledged ning each of the essent ARNELL HARRIS GA tence imposed according in custody and should dered detained pursuan	AUSE (1) under oath able and voluntary a lial elements of such AUSE (1) be adjudingly. After being for the ordered to remain to 18 U.S.C. § 3	concerning each of that the offen offense. I there ged guilty of 18 and guilty of the n in custody.	th of the subjects mention se(s) charged IS supported in the subject of the recommend that the subject of the s	oned in rted by ne plea lay or judge,
been compliant with the convincing evidence the	he current condition hat the defendant is	not likely to flee		y other
-			hearing upon motion	of the
t a motion for acquir tence of imprisonment efendant should not be	ttal or new trial was be imposed, or (c) detained, and (2) the	vill be granted, exceptional circ e Court finds by	or (b) the Governme cumstances are clearly clear and convincing ev	nt has shown
	REPORT AND CONCERNING AUSE (1), by consent, suant to Fed. R. Crim.P. ARNELL HARRIS GA tence imposed according each of the essent ARNELL HARRIS GA tence imposed according in custody and should dered detained pursual the defendant is not like the defendant with the defendant with the defendant with the defendant with the defendant should not be defendant should not be	A, \$ REPORT AND RECOMMENDAT CONCERNING PLEA OF GUIL AUSE (1), by consent, under authority of the stant to Fed. R. Crim.P. 11, and has entered are accordingly and should be ordered to remain tence imposed accordingly. After being for in custody and should be ordered to remain the defendant is not likely to flee or pose a does not oppose release. The defendant is not likely to flee or pose a does not oppose release. The defendant with the current condition convincing evidence that the defendant is munity if released and should therefore be opposes release. The defendant with the conditions of the property of the propose of the conditions of the propose of the compliant with the conditions of the proposes release. The defendant is not likely to flee or pose a does not oppose release. The defendant is not likely to flee or pose a does not oppose release. The defendant is not likely to flee or pose a does not oppose release. The defendant with the conditions of the propose of the proposes release. The defendant with the conditions of the propose of t	REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY AUSE (1), by consent, under authority of United States v. suant to Fed. R. Crim.P. 11, and has entered a plea of guilty to ARNELL HARRIS GAUSE (1) under oath concerning each y plea was knowledgeable and voluntary and that the offenning each of the essential elements of such offense. I there ARNELL HARRIS GAUSE (1) be adjudged guilty of 18 tence imposed accordingly. After being found guilty of the in custody and should be ordered to remain in custody. Idered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the defendant is not likely to flee or pose a danger to any of the defendant is not likely to flee or pose a danger to any of the defendant is not likely to flee or pose a danger to any of the defendant with the current conditions of release. In other compliant with the conditions of release. The proposes release and should therefore be released under so the propose of the compliant with the conditions of release. The proposes release is the propose of the compliant with the conditions of release and should therefore be released under so the propose of the compliant with the conditions of release. The propose of the compliant with the conditions of release and should therefore be released under so the compliant with the conditions of release. The proposes release is the propose of the compliant with the conditions of release or the propose of the propose of the compliant with the conditions of release. The propose of the pro	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION A., \$ \[\begin{array}{cccccccccccccccccccccccccccccccccccc

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

NOTICE

Date: September 15, 2020.